

HONORABLE RICHARD A. JONES

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

"Vicky",

Plaintiff,

v.

Joshua Osmun Kennedy,

Defendant.

CONSOLIDATED

LEAD CASE NO. C13-17 RAJ

MEMBER CASE NO. C13-762 RAJ

AMENDED CERTIFICATE OF SERVICE

NOTE ON MOTION CALENDAR:

AUGUST 15, 2014

WITHOUT ORAL ARGUMENT

I hereby certify that on July 7, 2014, I electronically filed Plaintiffs' Motion to Compel Deposition Testimony or For Sanctions, Declaration of Carol L. Hepburn in Support of Plaintiff "Vicky's" Motion to Compel or for Sanctions with the Clerk of the Court using the CM/ECF system which then sent notification of such filings to the following: Kenneth W. Hart, James Lobsenz (counsel for Defendant Joshua Osmun

AMENDED CERTIFICATE OF SERVICE IN
SUPPORT OF PLAINTIFF VICKY'S
MOTION TO COMPEL OR FOR
SANCTIONS - 1

CAROL L. HEPBURN, P.S.
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2722 EASTLAKE AVENUE E, SUITE 200
SEATTLE, WA 98102
TEL: (206) 957-7272 / FAX: (206) 957-7273

1 Kennedy) and Jennifer Freeman, James Marsh and Jo-Hanna Read (counsel for
2 Plaintiff "Amy").

3 I also certify that on July 8, 2014, I electronically filed the Amended Declaration
4 of Carol L. Hepburn in Support of Plaintiff "Vicky's" Motion to Compel or For Sanctions
5 with the Clerk of the Court using the CM/ECF system which then sent notification of
6 such filing to the following: Kenneth W. Hart, James Lobsenz (counsel for Defendant
7 Joshua Osmun Kennedy) and Jennifer Freeman, James Marsh and Jo-Hanna Read
8 (counsel for Plaintiff "Amy").
9

10 I further certify that on August 15, 2014, I electronically filed Plaintiff "Vicky's"
11 LR37 Certification Regarding Motion to Compel Deposition Testimony of Joshua
12 Osmun Kennedy or For Sanctions and Reply of Plaintiff Vicky in Support of Motion to
13 Compel Deposition Testimony with the Clerk of the Court using the CM/ECF system
14 which then sent notification of such filings to the following: Kenneth W. Hart, James
15 Lobsenz (counsel for Defendant Joshua Osmun Kennedy) and Jennifer Freeman,
16 James Marsh and Jo-Hanna Read (counsel for Plaintiff "Amy").
17

18 Per LCR 5(f) it is necessary to make this Certificate of Service separate from
19 the original pleadings as they were inadvertently filed originally on the dates indicated
20 without certificates of service.
21

22 I further certify that on August 27, 2014, I electronically filed this Certificate of
23 Service as to service of Plaintiffs' Motion to Compel Deposition Testimony or For
24 Sanctions with the Clerk of the Court using the CM/ECF system which will send
25 notification of such filings to the following: Kenneth W. Hart, James Lobsenz (counsel

AMENDED CERTIFICATE OF SERVICE IN
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MOTION TO COMPEL OR FOR
SANCTIONS - 2

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1 for Defendant Joshua Osmun Kennedy) and Jennifer Freeman, James Marsh and Jo-
2 Hanna Read (counsel for Plaintiff "Amy").

3 Finally, I certify that on September 4, 2014, I electronically filed the Proposed
4 Order in Support of Plaintiff "Vicky's" Motion to Compel or for Sanctions and this
5 Amended Certificate of Service with the Clerk of the Court using the CM/ECF system
6 which will send notification of such filings to the following: Kenneth W. Hart, James
7 Lobsenz (counsel for Defendant Joshua Osmun Kennedy) and Jennifer Freeman,
8 James Marsh and Jo-Hanna Read (counsel for Plaintiff "Amy").
9

10 DATED this 4th day of September, 2014 at Seattle, Washington.

11 CAROL L. HEPBURN, P.S.
12

13 /s/Michelle D. Sparks
14 Paralegal for Carol L. Hepburn
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20 Of attorneys for Plaintiff
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22
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24
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AMENDED CERTIFICATE OF SERVICE IN
SUPPORT OF PLAINTIFF VICKY'S
MOTION TO COMPEL OR FOR
SANCTIONS - 3

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